

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:

FIRESTAR DIAMOND, INC., *et al.*

Debtors.

RICHARD LEVIN, Chapter 11 Trustee of FIRESTAR
DIAMOND, INC., FANTASY, INC., and OLD AJ,
INC. f/k/a A. JAFFE, INC.,

Plaintiff,

v.

AMI JAVERI (A/K/A AMI MODI); PURVI MEHTA
(A/K/A PURVI MODI); NEHAL MODI; NEESHAL
MODI; CENTRAL PARK REAL ESTATE, LLC;
CENTRAL PARK SOUTH 50 PROPERTIES, LLC;
TRIDENT TRUST COMPANY (SOUTH DAKOTA)
INC., solely as Trustee of the ITHACA TRUST; TWIN
FIELDS INVESTMENTS LTD.; AURAGEM
COMPANY LTD.; BRILLIANT DIAMONDS LTD.;
ETERNAL DIAMONDS CORPORATION LTD.;
FANCY CREATIONS COMPANY LTD.; HAMILTON
PRECIOUS TRADERS LTD.; SINO TRADERS LTD.;
SUNSHINE GEMS LTD.; UNIQUE DIAMOND AND
JEWELLERY FZC; WORLD DIAMOND
DISTRIBUTION FZE; VISTA JEWELRY FZE; EMPIRE
GEMS FZE; UNIVERSAL FINE JEWELRY FZE;
DIAGEMS FZC; TRI COLOR GEMS FZE; PACIFIC
DIAMONDS FZE; HIMALAYAN TRADERS FZE;
UNITY TRADING FZE; FINE CLASSIC FZE; DG
BROTHERS FZE,

Defendants.

Chapter 11

No. 18-10509 (SHL)

(Jointly Administered)

Adv. Proc. No. 20-1054

STIPULATION AND ORDER REGARDING SCHEDULING OF REPLY BRIEF

Richard Levin, not individually but solely as chapter 11 trustee (the “Trustee”) for the above-captioned Debtors and plaintiff in the above-captioned adversary proceeding, and Central Park Real Estate LLC and Central Park South 50 Properties LLC (collectively, the “**Stipulating**

Defendants’), through their undersigned counsel, hereby agree and stipulate that the Stipulating Defendants’ deadline to file any reply memoranda in support of their motion to dismiss may be extended to and including March 5, 2021.

AGREED AND STIPULATED TO:

Dated: Chicago, Illinois,
March 2, 2021

RICHARD LEVIN, Not Individually But Solely in His Capacity as Chapter 11 Trustee of FIRESTAR DIAMOND, INC., FANTASY, INC., and OLD AJ, INC. f/k/a A. JAFFE, INC.

By His Counsel,
JENNER & BLOCK LLP

/s/ Angela M. Allen

Angela M. Allen
353 N. Clark St.
Chicago, Illinois 60654
(312) 222-9350
aallen@jenner.com

Dated: Chicago, Illinois
March 2, 2021

Dated: New York, New York,
March 2, 2021

Central Park Real Estate LLC and Central Park South 50 Properties LLC

By Their Counsel,
DUFFYAMEDEO LLP

/s/ Douglas A. Amedeo

Douglas A. Amedeo
275 Seventh Avenue, 7th Floor
New York, NY 10001
(212) 729-5831
damedeo@duffyamedeo.com

Dated: New York, New York,
March 2, 2021

IT IS SO ORDERED.

Dated: March 2, 2021
New York, New York

/s/ Sean H. Lane

The Honorable Sean H. Lane
United States Bankruptcy Judge.